



Good variety in Fabrics, Colors, Patterns. Styles — the latest and best as desired by the well dressed men and young men.

\$1.50 UP

Exclusive Representatives In Ogden.

Kuhns'

Modern Clothes

Shop Wash. Ave. at 2365.

LAND OPENING LEADORE, IDAHO
Round Trip to Armstead, Mont., \$12.30.

CELEBRATION IDAHO DAY
FRANKLIN, IDAHO.
On Sale June 13, 14, Round Trip, \$3.40.
Return Limit June 16.

OREGON SHORT LINE.
City Ticket Office
2514 Washington Ave.

Insect Powder

This year's crop—and very strong—

15c—25c—40c—75c the can

McBRIDE Drug Co.

Prescription Specialists.
2463 Wash. Ave.
Phone 38.

Souvenir Day

Saturday, June 14.
Every lady making a purchase will be given a souvenir at the Misch Pharmacy, Washington at Twenty-fifth.

"We are in business for your health."



A GIRL'S CROWN

of pride is a handsome engagement ring. How she fondles it, turning it this way and that to catch its varying beauties. How proudly she shows it to her girl friends. If there is a girl you want to make happy, make her the happiest girl in town by choosing the engagement ring here.

Harry Davis

At the Sign of the Diamond Ring. The Store With the Guarantee.

PALMER AND LOBBY HUNT

Washington, June 13.—How the government printing office and the postoffice helped in the fight against free sugar and the congressional frank sent tons of anti-free sugar literature, circulating throughout the land, was brought out yesterday by the senate lobby investigators. Truman G. Palmer, Washington, was on the stand the entire day and the subject of a sweeping cross-examination testified that more than 1,500,000 copies of arguments in behalf of beet sugar had been turned out by the government printing office, made public documents by order of congress, and had ridden on the franks of senators and representatives to the ends of the country postage free.

"Sugar at a Glance," prepared by him, he said, had attained a circulation of 320,000 copies, under the frank of Senator Lodge. "Report of the Finance Committee," by the same author, had beaten the pamphlet by 80,000 copies. The franks of Senator Smoot, former Senators Curtis and Dick and the late Representative Malby, former Representative Pickett and Representative Martin had swelled the total to more than a million and a half.

Mr. Palmer developed "Sugar at a Second Glance," which he intimated was inspired by the Federal Sugar Refining company and which was an argument in behalf of free sugar, also had been printed as a public document and circulated under the franking privileges. He did not say, nor did the committee ask, whose frank was so used.

Mr. Palmer said that the beet men had spent about \$160,000 in their campaign against free sugar since 1912. About \$50,000 had been used since last November, and about \$14,000 of that amount since the beginning of the present congress session.

Much of it had been spent in "publicity work," in printing, salaries, and a good sized sum in motion pictures. He said the beet producers in the association were assessed about 5 cents per ton he thought. The last assessment was made in April, bringing in about \$15,000, and the previous one in February about \$17,000.

"When did you make those assessments?" asked Senator Reed.

"When we needed the money." Much of the day was spent by the committee in trying to find out all the details of how "Sugar at a Second Glance" came to be printed as a public document. Although Mr. Palmer was grilling for three hours on practically nothing else, when he left the stand committee men said they were about as much in the dark as they were when the pamphlet was first mentioned.

Palmer said that when Senator Lodge made a speech on sugar in July, 1912, the charts subsequently used in the pamphlet were on the walls of the senate chamber. Senator Lodge secured the permission of the senate to have them printed as a public document. Accompanying these charts, Mr. Palmer declared, were certain printed sheets containing sugar information.

Questioned by members of the committee, the witness said that after the charts had been sent to the government printing office and proofs in black and white had been made of them, he discovered they were not suitable for publication. He had therefore sent them to a private printing concern and had them prepared in a fashion he thought suitable. This, he maintained, was done with the knowledge of Senator Lodge, and he considered that he was acting for the senator in the matter.

Members of the committee expressed surprise that anyone should in any way change something authorized to be printed by the senate. They developed that the permission was secured by Senator Lodge for printing on July 27, and that one of several issues of "Sugar at a Glance" referred to an order of the senate on August 1 in the same matter.

The second order referred to data prepared by Truman G. Palmer and purported to be signed by Charles G. Bennett, then secretary of the senate. Mr. Palmer said he supposed that the order had been made and that he got it in the proofs of the charts from the printing office. The Congressional Record of August 1, according to Senator Cummins, showed no such order, nor did the journal of the senate nor the files in its document room.

"You substituted at the government printing office for the document you received from the clerk of the senate this privately printed copy?" asked Senator Reed.

"I don't think that is a fair statement," said Palmer. "There was no subterfuge; there was nothing underhanded. No one was deceived. All was open and above board."

"I want to find out about this," said Senator Cummins. "It is a rather serious matter to see a signature of the secretary of the senate to an order that never was made."

The committee finally dropped the question with the expressed determination to pursue it farther and investigate books and records of every sort to get the information they seek. Senator Lodge will be heard in explanation if he desires to appear.

Mr. Palmer became indignant before he left the stand at Senator Reed's efforts to find out everything done by the beet sugar men in Washington. He said he supposed they talked with senators and congressmen.

"I don't think business men are barred from the city of Washington," he added. "There is nothing disreputable in talking to senators and congressmen. They don't live in glass houses. I have been free to tell them what I thought and try to convert them and prevent the ruin, which I believe will result to the beet industry, from the bill in congress."

Mr. Palmer's examination will continue tomorrow. Senator Poindeux took the stand again today and asked for permission to withdraw the name of former Senator Dubois of Idaho as one of the former members of congress he thought might be in Washington to influence legislation.

"In naming him I did him an injustice," said Senator Poindeux. "I was in error in connecting him with tariff matters."

When starvation stares a woman in the face she may start a boarding house.

PRESIDENT AT CAPITOL

Washington, June 13.—President Wilson made another trip to the capitol yesterday, but almost all of the senators he intended to see were playing golf, watching the baseball game or otherwise bent on recreation, as the senate was not in session.

The president did not send word he was coming, deciding on the spur of the moment to go to his "other office," as the president's room in the capitol is being called, after he had started away for an afternoon ride. He had a list of 21 senators with whom he hoped to talk about the appointment of an industrial commission. Only six answered a call when he arrived, and the president remained but a little while.

The president discussed with Senators Chamberlain and O'Gorman the status of the arbitration treaties which are up for renewal, and which he still hopes may be approved. After the president discussed that there were no more senators in evidence, he used the newly installed telephone in his room and informed Secretary Lane at the department of the interior that he was coming to visit him. It was another precedent added to the list, for rarely has a president gone calling on a cabinet officer.

Mr. Wilson had some routine matters to discuss with Mr. Lane, remembering that the latter had asked for a conference and that no hour had been set, so he disposed of it summarily and went riding later through Rock Creek park.

The president probably will make another trip to the capitol today to discuss appointments.

TO VOTE ON TARIFF BILL

Washington, June 12.—The Democratic steering committee of the senate called into action late yesterday to clear the way in that body for the tariff revision bill. As a result of the meeting and of reports received from the finance committee members of the steering committee said last night they believed the tariff bill would get back into the senate before the end of next week.

Senator Kern called the party managers together after reports had become general that the Democratic tariff caucus would have to be postponed until the senate's West Virginia coal strike investigation had been completed. It has been determined to attempt to secure an agreement between the senate and house on the sundry civil bill now in dispute, to end Senator Jones's single-handed filibuster which has delayed senate business for over a week, and to remove all other obstacles to early action on the tariff.

The "steering committee" was informed by Senator Thomas, who also is a member of the finance committee, that the tariff bill could be completed and returned to the senate next week. Several other members of the finance committee, however, expressed doubt last night as to the probability of this being accomplished.

Recommendations were made early in the day by several Democrats prominently identified with the administrative forces that the senate caucus be deferred until Senators Swanson, Shields and Martin had returned from their work with the investigation committee in West Virginia. The narrow margin by which the administration forces control the senate in support of the president's wool and sugar program makes it necessary in their opinion to have all Democrats present at the caucus and the Democratic members will be called back from West Virginia to participate in the caucus. It is proposed that the caucus shall be a binding one, pledging every senator to vote for the bill as approved.

Free sugar in three years and free wool, the most troublesome schedules of the tariff, made from Grand Rapids, Mich., against John Chisholm of this city, Mrs. Byrna Pittman-Chisholm, wife of John Chisholm, has filed suit for divorce. The case is a peculiar one. On March 23 of this year Miss Byrna Pittman and John Chisholm were happily married here. On the twelfth day after the wedding, John Chisholm borrowed \$100 that the bride's father had given her as a wedding present and went to Grand Rapids "on important business." Here he met Miss Julia Haskins, a young lady friend with whom he had been corresponding, and attended to the "important business," which was to procure a marriage license, the second within two weeks, and wed Miss Haskins.

The "happy young couple" took the first train for Denver, Colo. Here they started housekeeping. The ambitious young bride desiring to aid her husband financially in establishing a cosy home, found a position. John Chisholm returned to go to his Idaho young husband sent for him. Chisholm soon returned to Twin Falls and trouble began to brew, culminating in the complaint being filed charging him with bigamy. An officer arrived from Grand Rapids to day and Chisholm was taken to that city to stand trial. Chisholm's father, a highly respected farmer residing near this city, recently filed complaint against his son, alleging him to be of unsound mind.

After a brief trial in Judge J. A. Howell's division of the Second district court and a short deliberation by the jury, Hoken Olsen of Huntsville, charged with selling liquor without a license, was found guilty late

relief is afforded quickly, but the government's measures for the protection of seal herds and the salmon industry of the island will be interfered with seriously.

BOISE MAN HEADS GOOD ROADS WORK
Boise, Id., June 12.—The Interstate Good Roads association closed its annual convention here tonight after a three days' session, following a spirited conflict over the place of the next meeting and the presidency and secretaryship. Butte, Mont., won against Provo, Utah, for the 1914 convention. Mr. L. P. McCalla, chairman of the executive commission in charge of the present convention, was elected president. He is a prominent physician of Boise. T. H. Burton of Nephi, Utah, was elected secretary.

Resolutions adopted declared for an open auto route through the Yellowstone National park in promotion of the national movement to "See America First." Convict labor on good roads was also highly indorsed, together with the good roads department of the federal government conducted in connection with the department of agriculture.

Closing addresses were delivered tonight by Hon. B. H. Burrell, representing the road department of the national government; Douglas White, who spoke on the subject, "Good Roads and Railroads," R. R. Lyman, professor of the University of Utah, on "Construction of Earth Roads," former Governor James H. Hawley of Idaho on "Good Roads and Their Relation to Mining," Elias Vander Horst of the National Good Roads association on "Harmony Between National and Local Road Builders."

Delegates took a pleasure trip to the Magic dam at Richfield tonight and many more remained over until tomorrow for the Arrowrock dam, twenty-two miles above this city.

CONSTRUCTION CAMPS ARE GUARDED
Tucker, June 12.—With special agents guarding the mouth of Spanish Fork canyon and warning off all persons without proper credentials as trespassers, with a force of ten guards under former Chief Criminal Deputy Sheriff Axel Steele of Salt Lake county expected tomorrow, and the promise that Sheriff Henry East's deputies will give all laborers the option of going to work, getting out or going to jail for vagrancy, the strike situation here apparently has simmered down to a quiet stage.

Between 350 to 400 men of the number who quit Tuesday were back at their jobs today. Some Austrians who were receiving more than the wage scale in Waters and Bechtel's camp refused to go to work this morning, asserting that they were afraid of violence. They were given their time checks and told to leave.

However, the I. W. W. orators are not willing to leave quietly alone. Thirty-eight of those who were shipped out a camp—all but seven of them from the band sent to Salt Lake last night, the other seven sent out this morning—returned at noon today.

KIDNAPING OF A CHILD BY OGDEN MAN

In an alleged attempt to take possession of his child from the mother by the kidnapping process, J. M. Lee of 150 Twenty-sixth street went to the home in Salt Lake where the mother is employed as a domestic and walked away with the four-year-old boy. When the baby was found missing, Mrs. Lee is said to have suspected her husband and pursued him in an automobile. Patrolman H. A. Olsen was called to the case and arrested Lee, taking him to the police station. The sergeant told Mr. and Mrs. Lee that their difficulties must be settled by the district court but he gave the boy to the mother. The Lees are not divorced, but Mrs. Lee declared that as soon as she earns enough money she will take steps to secure a separation. Lee also declared that in will fight in the courts for possession of the son.

TAKES SECOND WIFE DURING HONEYMOON
Twin Falls, June 12.—Following the charge of bigamy, made from Grand Rapids, Mich., against John Chisholm of this city, Mrs. Byrna Pittman-Chisholm, wife of John Chisholm, has filed suit for divorce. The case is a peculiar one. On March 23 of this year Miss Byrna Pittman and John Chisholm were happily married here. On the twelfth day after the wedding, John Chisholm borrowed \$100 that the bride's father had given her as a wedding present and went to Grand Rapids "on important business." Here he met Miss Julia Haskins, a young lady friend with whom he had been corresponding, and attended to the "important business," which was to procure a marriage license, the second within two weeks, and wed Miss Haskins.

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first motion and sentenced Inlow to life imprisonment for the murder of Thomas E. White. However, he granted a stay of execution until June 21 to allow the making of a motion for a new trial on other grounds.

Other than to say that the alleged new evidence was given them in a communication from a stranger, Inlow's attorneys decline to divulge its nature. They declare it is vitally important to the case, however.

Excursions East

A strip of land 50 feet wide abutting on both sides of said 25th street, being parts of lots 1 to 5 inclusive, block 26; lots 1 and 2, block 27; Lester Park, block 28; lots 6 and 7, block 15; lots 6 to 10 inclusive, block 16; and lots 6 and 7, block 17, all in plat "A"; lots 6 and 7, block 18; lots 6 to 10 inclusive, block 19; lots 1 and 2, block 7; and lots 1 to 5 inclusive, block 8, all in plat "B"; lots 6 and 7, block 25; lots 1 to 5 inclusive, block 32, all in plat "C"; lots 1 to 4 inclusive, Kershaw's Subdivision of block 31, plat "C"; lots 1 to 5 inclusive, block 1, and lots 1 to 5 inclusive, block 2, Eccles' Subdivision, all of Ogden City Survey.

All protests and objections to the carrying out of such intention must be presented in writing to the City Recorder on or before the 16th day of June, 1913, at 10 o'clock a. m., that being the time set by the board of commissioners when they will hear and consider such objections as may be made thereto, at the mayor's office at the City Hall, Ogden City, Utah.

By order of the Board of Commissioners of Ogden City, Utah.
Dated this 19th day of May, 1913.
A. G. FELL, Mayor.
H. J. CRAVEN, City Engineer.
First publication, May 23, 1913.
Last publication, June 14, 1913.

NOTICE TO CONTRACTORS
Sealed proposals for building sewers in Sewer District No. 116, being Brinker avenue between 25th and 26th Streets, Wall avenue between 20th and 21st Streets and 20th Street between Washington and Wall avenues; under plans and specifications prepared by the City Engineer and approved by the Board of City Commissioners.

Will be received at the office of the City Engineer in the City Hall, at Ogden City, Utah, until 10 o'clock a. m., on the 24th day of June, 1913, at which time all proposals received will be publicly opened and read aloud.

Plans and specifications can be obtained upon application at the office of the City Engineer after June 7th, 1913.

The right is reserved to reject any or all bids and to waive any defects. By order of the Board of Commissioners.
H. J. CRAVEN, City Engineer.
First publication, May 31st, 1913.
Last publication, June 23rd, 1913.

NOTICE TO CONTRACTORS.
Sealed proposals will be received at the office of the City Engineer, in the City Hall, Ogden City, Utah, up to and including Monday, June 16, 1913, at 10 o'clock a. m., at which time said bids will be publicly opened and read aloud, for furnishing the materials and doing the work of paving Jefferson avenue from the south side of 25th street to the north side of 27th street with a 4-inch concrete base and 3-inch asphalt wearing surface, or a 4-inch concrete base with a 2-inch Utah Rock Asphalt wearing surface, together with the necessary grading and excavating therefor, to be known as having district No. 105.

All work to be done under plans and specifications prepared by the City Engineer and approved by the Board of Commissioners.

Plans, specifications and full information can be had upon application to the City Engineer after June 5, 1913.

The right is reserved to reject any or all bids and to waive any defects. By order of the Board of Commissioners.
H. J. CRAVEN, City Engineer.
First publication, May 23, 1913.
Last publication, June 14, 1913.

SUMMONS
In the District Court of Weber County, State of Utah.
Monroe Thomas, Plaintiff vs. Henry M. Thomas, Defendant.

The State of Utah to the said Defendant:

You are hereby summoned to appear within twenty days after service of this Summons upon you, if served within the County in which this action is brought; otherwise, within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been filed with the Clerk of said Court. This action is brought to recover a judgment dissolving the bonds of matrimony, heretofore existing between you and the plaintiff.

JOHN E. BAGLEY,
Plaintiff's Attorney.
P. O. Address, Ogden City, Weber County, Utah. Rooms No. 313 and 314, First National Bank Building.

NOTICE TO CONTRACTORS.
Sealed proposals will be received at the office of the City Engineer, in the City Hall, Ogden City, Utah, up to and including Monday, June 16, 1913, at 10 o'clock a. m., at which time said bids will be publicly opened and read aloud, for furnishing materials and doing the work of paving with asphalt, Wall avenue from the south side of 21st street to the south side of 23d street, and Lincoln avenue from the south side of 26th street, in the manner following, to-wit: On Wall avenue from the south side of 21st street to the south side of 23d street, grade and pave and build curbs and gutters. On Lincoln avenue from the south side of 25th street to the south side of 26th street grade and pave.

To be hereafter known as paving district No. 106. All work to be done under plans and specifications prepared by the City Engineer and approved by the board of commissioners.

Plans, specifications and full information can be had upon application to the City Engineer after June 5, 1913.

The right is reserved to reject any or all bids and to waive any defects. By order of the Board of Commissioners.
H. J. CRAVEN, City Engineer.
First publication, May 23, 1913.
Last publication, June 14, 1913.

LEGAL

NOTICE ON ORDER TO SHOW CAUSE
In the District Court of the County of Weber, State of Utah.
In the matter of the estate of John T. Ballantyne, deceased.

Notice is hereby given that Harrison B. Child, the sole administrator of the estate of John T. Ballantyne, deceased, has filed with the undersigned clerk of said court, his petition praying for an order of said court authorizing him to mortgage the whole of the real estate of the said deceased for the sum of \$850.00, and for the purposes therein set forth; and that on the 9th day of June, 1913, the above named court duly made and entered an order requiring all persons interested therein to appear before said court on Monday, the 23rd day of June, 1913, at 10 o'clock a. m., at the Court Room of said court in the County Court House in Ogden City, in the said County of Weber, to show cause why the whole of such real estate which is hereinbefore described should not be mortgaged as prayed for in the petition. The real estate referred to is described as follows:

The northwest quarter of the north-east quarter of Section 13, in Township Five North, of Range Two West of the Salt Lake Meridian, United States Survey, containing forty acres; and a part of the southeast quarter of section 12 in said township and range bounded as follows: Beginning at the southwest corner of said north quarter section and running thence north 4 degrees east 98.06 feet along the quarter section line; thence north 89 degrees 10 minutes east 1332.6 feet; thence south 89 degrees 10 minutes west 1332.6 feet to the place of beginning, containing three acres. The said 43 acres comprised the homestead of the deceased, at the time of his death, and upon which his dwelling house is situated.

The southwest quarter of the southeast quarter of Section 11, in Township and range aforesaid.
Dated June 11, 1913.

S. G. DYE, Clerk.
(Seal) By Rae Keck, Deputy
C. C. Richards, Esq., Attorney for Administrator.

NOTICE OF INTENTION.
Notice is hereby given by the Board of Commissioners of Ogden City, Utah, of the intention of said Board of Commissioners to make the following described improvements, to-wit:

To create 25th street from the east side of Washington avenue to the east side of Harrison avenue as a paving district, and to pave the same

with either asphalt, Utah Rock asphalt, bitulthite or Dolmarway pavement with the necessary concrete foundation, together with all necessary excavating and grading therefor, and to defray the whole of the cost thereof, estimated at \$40,512.00, being \$4.00 per lineal foot for the 10,128 lineal front feet affected by a local assessment upon the lots and pieces of ground within the following described district: being the district hereby declared to be benefited and affected by said improvements:

Excursions East

"The Union Pacific System"
"The Direct Way"

Automatic Electric Safety Block Signal Protection

Special round trip fares from OGDEN to

Chicago \$56.50
St. Louis 52.00
Memphis 58.85
St. Paul 55.70
Omaha 40.00
Kansas City 40.00
Denver 22.50
Pueblo 22.50

Proportionate rates to other points.

DATES OF SALE:
June 3, 7, 13, 14, 21, 28.
July 2, 5, 10, 19, 23, 31.
Aug. 1, 9, 10, 11, 16, 22, 28.
Sept. 10, 11.

FINAL LIMIT OCTOBER 31.

Diverse Routes—Liberal Stopovers.
Six Daily Trains

via
UNION PACIFIC
OVERLAND

For further information, tickets and reservations, call at, phone or address
CITY TICKET OFFICE
2514 Washington Ave. Phone 2500.
Paul L. Beemer
City Passenger and Ticket Agent

Want something EXTRA choice? Then order

OPTIMO HARD WHEAT FLOUR

Milled from pure Turkey Red wheat. Won't cost you much to try a sack and you'll find it THE GOODS.

\$2.75 per hundred at your Grocers.

LEGAL

NOTICE ON ORDER TO SHOW CAUSE

In the District Court of the County of Weber, State